

REED HAS THE REINS

The Wheels of Congress Once More in Motion.

Continued from Second Column First Page.

was taken, and Messrs. McDowell, of Pennsylvania; Russell of Missouri; Glenn of New York; McElroy, of Ohio, and Cullen, of Michigan, were chosen as clerk, sergeant-at-arms, doorkeeper, postmaster and chaplain respectively. The rules of the fifty-third congress—popularly known as the Reed rules—were adopted for the government of the house in the present after an assurance from Mr. Cannon, republican from Illinois, who had offered the resolution, that they would hereafter be referred to the committee on rules and that the house would have an opportunity to discuss the report of the committee. The assurance was given by Mr. Cannon, who had raised the question, and the matter went through without further contention.

After some further preliminary proceedings and a drawing for seats in the usual manner, and in which drawing many of the prizes fell to some of the least known of the members of the house, the session was so distinguished, the house, at 3:35 o'clock p. m., adjourned until tomorrow at noon and the clerk gave notice of a democratic caucus immediately.

REPUBLICANS SCORE ONE.

Mr. Linton, republican, from Michigan, had the honor of introducing the first bill in the fifty-fourth congress. The measure provides for the classification of railway postal clerks. Under it they are divided into ten classes. Those of the first class are to receive a salary of \$800 per year, from which sum their salaries are graded up to \$1,800 per year. Promotions are to be based solely upon efficiency.

REPUBLICAN SENATORS CAUCUS.

They Are Settling Some Little Differences Between Themselves.

Washington, December 2.—The caucus held this afternoon by the republican senators, although devoid of positive action, demonstrated the fact that a probably successful attempt will soon be made to reorganize the senate in both committees and elective offices.

The senators were not in session more than half an hour, but during that brief period there was a general clearing of the atmosphere, which had been somewhat obscured by the action of a few senators who met Saturday night for the purpose of preparing a plan of action that should result in taking the management of the senate out of the hands of the old members. The result of this afternoon's talk is a reconciliation of conflicting elements and the establishment of a sincere desire on the part of all those present to do what is for the best interest of the whole party.

The caucus met with a feeling of apprehension in the minds of some as to what Messrs. Hamman, Pettigrew, Clark, Mantel, Dubois, Chandler, Gallinger and Proctor, who held the conference above referred to, intended doing in the matter of reorganization. A few of the senators who were present were determined to force action at once, but Senators Proctor and Chandler favored waiting until a more convenient season for action, and the caucus went to the adjournment without any action being taken.

Some active work was done by the leaders and numerous conferences were held. Senator Aldrich, of Rhode Island, arrived last night and was engaged for several hours today with senators who called upon him at the Arlington. He also paid a visit to the republican headquarters. A program has been arranged and he is expected to go to the extreme to which the caucus of the others pointed. Mr. Dubois was opposed to permitting the chairman of the caucus to appoint a committee to fill the existing committee vacancies, as he looked upon this as inimical to the interests of the younger members. He also had a resolution providing for the selection of a committee of five for this purpose by the caucus. Mr. Hoar had a resolution prepared instructing Senator Sherman, chairman of the caucus, to name the committee, but this resolution was not taken.

It is said that the brief discussion showed quite plainly that the caucus would not be a success. Mr. Hoar plan to prevail and Mr. Sherman's privilege to be set aside. It was finally agreed that it would be better to wait until a future day for the determination of the whole subject.

Sensor Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

RUNNING AT A LOSS.

Deficit for Five Months of the Fiscal Year Is \$15,869,327.

Washington, December 2.—The comparative statement of government receipts and expenditures for the month of November and the five months of the fiscal year to date was issued by the treasury department today.

The deficit for the five months of the fiscal year is \$15,869,327. The receipts for the five months of the fiscal year are \$1,118,443, or less than for the corresponding five months of 1894. The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894. The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894.

The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894. The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894.

The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894. The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894.

The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894. The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894.

The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894. The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894.

The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894. The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894.

The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894. The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894.

The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894. The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894.

The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894. The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894.

department today. The deficit for November is \$1,222,750 and for the five months of the fiscal year \$15,869,327. The receipts for November were \$2,000,000 less than for the corresponding five months of 1894. The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894. The receipts of November were nearly \$2,000,000 less than for October last and the expenditures \$7,000,000 less than for the corresponding five months of 1894.

UP GOES THE PUBLIC DEBT.

It Has Increased \$2,046,502 During the Month of November.

Washington, December 2.—The debt statement issued today shows a net increase in the public debt, less cash in the treasury during November, of \$2,046,502. The non-interest bearing debt increased \$45,558. Cash in the treasury decreased \$2,092,060. The balance of the several items of debt at the close of business November 30th were: Interest bearing debt, \$147,861,689; debt which interest has ceased to accrue, \$1,059,339; debt bearing no interest, \$70,815,857; total, \$1,125,886,967.

The certificates and treasury notes offset by an equal amount of cash in the treasury outstanding at the end of the month were \$282,867,674, a decrease of \$15,100,000. The treasury in the treasury was \$30,120,682. The gold reserve was \$70,815,857. Net cash balance, \$88,072,420. In the month there was a decrease in gold coin and paper of \$12,288,940. The total at the close being \$129,067,945. Of silver there was a decrease of \$91,397. Of the surplus there was in national bank deposits \$14,488,284, a decrease of \$2,500,924 at the end of the preceding month.

HAVE BUSINESS ELSEWHERE.

Two Members of Congress Who Are Now on the Anxious Bench.

Washington, December 2.—Among the senators who arrived yesterday was Mr. Blackburn, who will return to Kentucky at an early day. He is expected to be able to catch the senatorial election. Mr. Turpie, of Indiana, will also return to his state within a few days for the purpose of appearing before the state supreme court as one of the attorneys in the suit brought to test the constitutionality of the recent republican amendment. The chances are largely in favor of a republican successor to Mr. Voorhees. Some active work was done by the leaders and numerous conferences were held.

Senator Aldrich, of Rhode Island, arrived last night and was engaged for several hours today with senators who called upon him at the Arlington. He also paid a visit to the republican headquarters. A program has been arranged and he is expected to go to the extreme to which the caucus of the others pointed. Mr. Dubois was opposed to permitting the chairman of the caucus to appoint a committee to fill the existing committee vacancies, as he looked upon this as inimical to the interests of the younger members.

He also had a resolution providing for the selection of a committee of five for this purpose by the caucus. Mr. Hoar had a resolution prepared instructing Senator Sherman, chairman of the caucus, to name the committee, but this resolution was not taken. It is said that the brief discussion showed quite plainly that the caucus would not be a success. Mr. Hoar plan to prevail and Mr. Sherman's privilege to be set aside. It was finally agreed that it would be better to wait until a future day for the determination of the whole subject.

Sensor Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

Senator Frye was suggested as president pro tem, and no other name was mentioned. He will preside over the caucus, which is deemed useless to do anything in the matter today, for the reason that no president pro tem can be elected so long as the vice president of the senate is present. The republicans can show the democrats that they have enough votes to elect the president pro tem, the election will be held. It is understood that Mr. Sherman is to consult with the party of Messrs. Allen and Kyle with the democrats, and Messrs. Jones, Stewart, Butler and Peffer with the republicans. The republicans need two of these four votes.

THE CITY COUNCIL.

The General Council Met Yesterday and Stopped with Work in Hand.

MANY MOTIONS TO ADJOURN

One Is Adopted While the Council Is Considering Legislation Now Pending.

Without completing the work in hand the general council adjourned yesterday afternoon. The council met at 10 o'clock.

And the adjournment was brought about by members of the body who did not care to go on record relative to the matter under consideration aided by members who had grown tired of a long, weary session. When the general council convened Mayor Pro Tem. Broyles was not present. Mr. Harrison, of the board of aldermen, second man in preference, occupied the chair. Mr. Broyles, who was absent in later and Mr. Harrison surrendered the chair to him. Then at what proved to be the best of the session, Mr. Broyles called Mr. Harrison back to the chair and took a chair among the board of aldermen.

The council then proceeded to consider the last paper from the desk—papers that proceeded in the regular turn of resolutions—Mayor Pro Tem. Broyles arose and, securing the recognition of the chair, asserted that he desired to make a statement relative to legislation pending in the legislature of Georgia. Mr. Broyles was brief in his address, only outlining the work which he wanted to see done.

Attention of the council. That work pertains to the city of Atlanta and is now pending before the legislature of Georgia. "I desire," said Mr. Broyles, "after I shall have recounted the work now pending before that body, of which I am a member, as of this, to ask for constructive legislation. In other words, I would like to know how this body wants me to interpret the legislation pending."

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it provided that after the expiration of the term of the present mayor that only the members of the police commission should be paid.

Mr. Broyles then recounted the intent of the bill pending, with the amendments presented touching the police commission membership, the various commissions of the city and the salary of the members of the general council. He declared that the bill, with its amendments, contemplated a service by the members of all commissions, police, board of health and similar branches free of charge to the city, while it

MOLDERS IN CLAY.

Fifth Annual Convention of Brick Makers Convenes Today.

MANY DELEGATES ARE HERE

Important Questions Pertaining to Bricks Will Be Discussed.

FIVE DAILY SESSIONS WILL BE HELD

Tonight the Brick Makers Will Be the Guests of Atlanta Manufacturers at the Gate City Club.

The tenth annual convention of the National Brick Manufacturers' Association will be called to order in the auditorium at the exposition this afternoon at 2:30 o'clock.

The association, which is composed of the leading brick makers of the United States, is one of the largest of the various associations which have met this fall in Atlanta. The work of the body will be toward securing better freight rates and bringing their products into public notice. A special feature of the convention will be the election of officers.



THOMAS H. FLOOD, First Vice President of Brickmakers Association, Philadelphia, Pa.

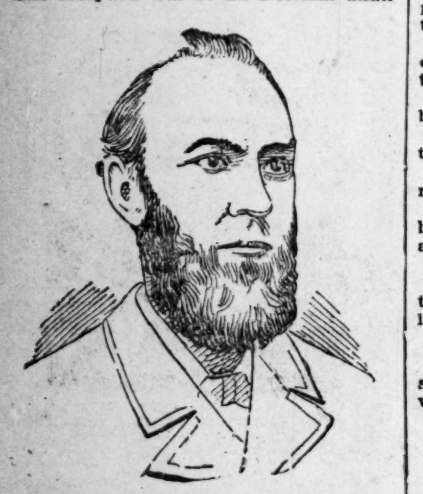
be the cultivation of the social life of the manufacturers and the brickmakers will endeavor to become better acquainted with each other than they have been in the past.

An interesting programme has been mapped out for the executives this morning and the programme will be carried out just as it has been prepared.

A large delegation of the members of the association arrived last night and during the afternoon yesterday. The headquarters of the association is on the second floor of the Kimball and a register has been opened in which all the delegates register as they arrive. About fifty have written their names on the association register and a large number are expected to come this morning. The session will convene at 2:30 o'clock this afternoon in the auditorium and will continue daily through Friday afternoon.

The programme for today is as follows: Enrollment of members and roll call. President's Annual Address—F. H. Eggers, Cleveland, O. Report of the Treasurer—John W. Sibbey, Coaldale, Ala. Election and installation of officers. Appointment of committees. "The Year's Record and the Lessons"—Essay by Charles H. Wood, Chicago, Ill. Note—At the close of each essay or address the subject under consideration will be fully discussed.

Reception at the Capital City Club. Tonight there will be a reception tented at the Capital City Club by the Atlanta brick manufacturers. The reception will be an informal affair.



D. H. HAIGER, Third Vice President of Brickmakers, Illinois.

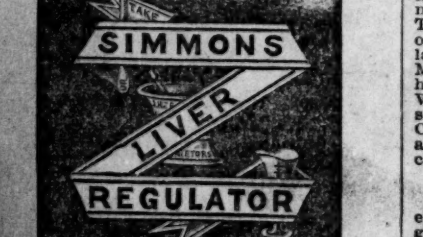
and the visiting brickmakers will be taken in charge by the Atlanta clay workers and will be introduced to the local manufacturers, after which several papers will be read and then will come the spread. The English will begin at 8 o'clock and will continue until a late hour. Mr. J. W. English, Jr., will be master of ceremonies.

The following programme will be rendered at the clubhouse this evening: Annual pow-wow under the auspices of the Atlanta brick manufacturers, at the Capital City Club. Subsequent meetings will convene at 9 o'clock a. m. and but one session be held each day.

"The Market Side of the Brick Industry"—Address by R. N. Buell, of Boston, Mass. "Setting and Burning Brick"—Essay by H. L. Jacobs, Suffolk, Va. "Brickyard Hoist"—Address by H. E. McClure, Rome, Ga.

"The General Manager"—Essay by F. W. Butterworth, of Marion, Ind. "What I Don't Know About Drying Brick"—Essay by H. J. Baldwin, of Syracuse, N. Y. "Mixtures of Clays"—Essay by P. Pelligrini, of Atlanta, Ga.

"The Commercial Phases of Our Business"—Address by W. D. Beahan, of Streator, Ill. Note—No papers or essays not included.



The Best Remedy for MALARIA.

on regular programme will be heard unless previously submitted to and approved by the executive committee.

Questions for Discussion. During the session of the association many interesting questions will be discussed by the brickmakers. The best manner in which brick may be made and the cheapness of the plan and other essential and important matters will be considered. The following questions have been placed on the list, and this number may be added to:



EX-PRESIDENT ASLIP, Brickmakers' Association.

made and the cheapness of the plan and other essential and important matters will be considered. The following questions have been placed on the list, and this number may be added to:

"What is the real distinction between a fire clay and a shale clay?"

"Does coal slack in brick, as a means of raising the heat in a brick kiln, pay as well as the same fuel used in the fireplaces?"

"What is the benefit of re-pressing, so far as the structure of a brick is concerned?"

"Does re-pressing a paving brick make it more durable?"

"Does salt-glazing make a paving brick better?"

"Can brick be burned successfully with culm (anthracite coal screenings)?"

"Can mineral oxides be profitably used as body stains or colors in front brick manufacture?"

"Does preliminary steaming of clay materially improve the strength of brick made by the dry press process?"

"Does the addition of sand make a clay more refractory?"

"Is it better to build cheap buildings and carry large insurance, or build fireproof buildings and carry one's own risk?"

"Can dry press brick be successfully burned in the same kiln with paving brick (manufactured by the stiff mud process) without damaging the former, and, if so, what is the best position to set them in the kiln?"

"In burning buff-colored press brick in the same kiln with red brick we frequently find the buff brick are stained by the red. What can be used to prevent this discoloration?"

"Can brick be stained white or deposit an efflorescence after burning, owing to sulphurous coal?"

"Does slow drying tend to prevent discoloration or whitewashing of brick during the burning process?"

"How can a smokestack be constructed to prevent cracking?"

"Are enameled brick being successfully manufactured in this country?"

"What is the best mode of procedure in burning brick made from clay containing as high as 3 per cent of carbon?"

"What is meant by 'joint' clay?"

All sessions of the association are open to the public, and every brickmaker in the land is cordially invited to attend.

Prominent Men Are Members. The National Brick Manufacturers' Association is composed of some of the wealthiest men in the country. The total membership is 1,000.

W. D. GATES, Second Vice President of Brickmakers' Association, Chicago, Ill.

weight represented by the association runs high into the millions, and the association is increasing in strength every year.

On the membership list is to be found the names of men who live in every state and territory in the Union and several members of the association are Mexicans.

Among those who arrived yesterday afternoon and last night are: Mr. J. C. Adams, ex-speaker of the Indiana house of representatives; D. V. Furlington, of Chicago, one of the largest individual brickmakers in the world; J. W. Sibbey, of Coaldale, Ala., the treasurer of the association; Theo. A. Randall, of Indianapolis, secretary; and one of the pillars of the body: L. J. Howard, a prominent and wealthy westerner, of Louisville; Thomas J. McAvoy and Thomas H. Flood, of Philadelphia; J. A. Buell, of Rhode Island; W. D. Beahan, of Streator, Ill.; William Brush, of Buffalo, W. V.; Richardson, of Cleveland, O.; W. A. Eudaly, of Cincinnati; George W. Eudaly, of Cincinnati; and many others. The gentlemen are accompanied by their wives.

Will Do the Exposition. "We have come to see Atlanta and the exposition, and propose to see all that is interesting," said Secretary Randall yesterday. "We will be in the city all the week and expect to visit all points of interest, both in the city and at the exposition."

"This is our tenth annual meeting and the association is in splendid condition. We have a large membership and always add new names. Our exercises will be interesting for the fact that only practical matters will be discussed. We will make this session one of hard work, but you may be assured that much pleasure will be sandwiched along with the business routine."

THE DRIVING CLUB BUSH BILL TODAY.

An Interesting Meeting of the Members Last Night.

NEW OFFICERS WERE ELECTED

The Grounds of the Piedmont Driving Club Have Been Purchased for the Sum of \$25,000.

The Piedmont Driving Club has been reorganized on a basis which promises in the near future to make it one of the strongest social organizations of the south. A meeting in the interest of reorganization was held last night at the Chamber of Commerce by the stockholders and incorporators of the club. The call for the meeting brought together the following gentlemen:

Messrs. J. H. Porter, Joseph T. Orme, J. Carroll Payne, William H. Inman, Thomas H. Morgan, Henry H. Smith, Stewart J. Woodson, Robert F. Maddox, Jr., Milton Dargatzis, James R. McKelvin, Lewis H. Beck, D. H. Livermore, Richard Harris, E. P. Chamberlin, Clarence Knowles, Jack J. Spaulding, Hugh Stern and others.

These, together with the proxies, held by the meeting brought together the following gentlemen:

Messrs. J. H. Porter, Joseph T. Orme, J. Carroll Payne, William H. Inman, Thomas H. Morgan, Henry H. Smith, Stewart J. Woodson, Robert F. Maddox, Jr., Milton Dargatzis, James R. McKelvin, Lewis H. Beck, D. H. Livermore, Richard Harris, E. P. Chamberlin, Clarence Knowles, Jack J. Spaulding, Hugh Stern and others.

The object of the meeting was briefly stated to be that of reorganizing the club which has purchased the ownership and site of the present driving club. In this connection Mr. Jack J. Spaulding read the charter, incorporating the Piedmont Driving Club, in December, 1924, and the legal ability, the charter was unanimously adopted without discussion.

The next thing in order was the election of officers, who were elected as follows: President, Robert F. Maddox, Jr.; treasurer, John H. O'Neil; secretary, Robert F. Maddox, Jr.; and the only officer elected by a majority of the stockholders, Judge Calhoun, who becomes the executive officer of the club.

His position he has filled with distinguished ability for more than twelve years. He is recognized as a man of superior qualifications, and belongs to one of the most illustrious of southern families. Mr. Robert F. Maddox, Jr., is one of Atlanta's most successful and enterprising young business men. He was educated at the University of Virginia and is now the treasurer of the American Trust and Banking Company. He is well known in business and banking circles and is a successful and successful financier. Since coming to Atlanta from his former home in Mississippi he has identified himself with the town's interests to such an extent that he is recognized as one of the typical representatives of this city.

On motion of Mr. Spaulding, the president was authorized to close immediately the purchase of the club grounds upon the terms set forth in the option given to J. R. McKelvin, R. J. Lowry and Charles J. Kingsbury, of \$25,000.

The club has a limited membership of 125, composed of Atlanta's most prominent business and professional citizens, and is regarded as one of the most select organizations in the city. After the exposition closes the beautiful stone building erected by the state of New York will become the property of the club and the Piedmont Driving Club will be provided with the most elegant structures of any similar organization in the south.

With these new buildings the Piedmont Driving Club will be provided with the most elegant structures of any similar organization in the south.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Another bill of Senator Harris, which is to change the charter of the city of Macon, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

It Will Come Up as Special Order in the House of Representatives.

THE DAY IN BOTH HOUSES

It Was Purely Routine—The Senate Wants a Road to Fort McPherson.

Hoke Smith Speaks Tonight.

Today the Bush dispensary bill will come up in the house as special order. There is one special order ahead of this dispensary bill, but the outlook is that the discussion over this measure will be begun this morning. There is every indication that the discussion will be seen a long one, for a number of members have speeches carefully hidden away in their inside pockets and they are themselves primed for the debate.

It is impossible to tell what will be the outcome of this fight. Both sides are claiming a majority of the members; one claim is wrong—which, remains to be seen. The Secretary of the interior, Mr. Hoke Smith, will address the legislature upon the financial question. He will probably explain his own sudden conversion to the single gold standard and the like conversion of the other members of the cabinet. The secretary reached the city yesterday afternoon.

What the Senate Did. President Venable introduced a joint resolution at yesterday's session of the senate asking the fifty-fourth congress to build a roadway into Atlanta from McPherson barracks and from a point on that road to the McPherson barracks, and the resolution was adopted by the senate by a unanimous vote.

Senator Harris, of the third, introduced a bill to extend the jurisdiction of the courts in cases of suits on contracts.

The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

Other Bills Passed. The bill of Senator Harris, of the twenty-second, to make more specific the crime of larceny, was passed. It is in the same the offering of service by attorneys at law in certain cases for the purpose of instituting suits or representing parties in courts or elsewhere.

less, which could be utilized for educational purposes, be it therefore.

Resolved, by the house of representatives, that the senate concurring, that congress is hereby urged to dispose of said lands and distribute the proceeds of the sale to the different states on the basis of literacy.

House Bills Passed. The following bills were passed: Mr. Walker of Pierce—to amend section 94 (a) of the code.

Mr. Brooks of Fulton—to amend section 107 (a) of the code.

Mr. Bush of Fulton—to amend the charter of the town of Camilla.

The bill by Mr. Branham, of Fulton, to make a certain portion of the daily, weekly or monthly wages liable to garnishment in certain cases met considerable opposition and was finally lost. But Mr. Branham gave notice that he would move to reconsider today.

THE STATE NORMAL SCHOOL.

President Bradwell Delivers an Address on the Wants of the State. At 10 o'clock the general assembly met in joint session to hear an address from Hon. S. D. Bradwell, president of the State Normal school. The speech was well received and the assembly was highly complimentary to the speaker.

Professor Bradwell spoke of the history, mission and needs of the school. He reviewed what the state had done for other professions before anything was done for the teachers. Then, replying to his question, "What has the state done for the teacher?" he said:

"I would not detract one iota from the good work done at Dahomea, nor at the old state school in Milledgeville. Most certainly Milledgeville is due that later creation at Milledgeville, whose conception was an inspiration, whose birth was a blessing and whose life is rich with promise. But I am here to speak of the State Normal school, the last born of all the institutions of higher learning within the state, which has been entirely in the way of teacher-training."

Your predecessors in 1891 accepted the gift from the state of the University of Georgia of an old historic building, which was used for the purpose of a school of law, and the school was opened for the purpose of training teachers. The school was opened for the purpose of training teachers. The school was opened for the purpose of training teachers.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the State Normal school is to train teachers for the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state. It is to place the teacher in the hands of the state.

The mission of the

ITS FINAL FATE.

What Will Become of Piedmont Park at the Close of the Fair?

WILL THE CITY BUY IT?

Has an Option on All the Property Until April Next.

SOME INTERESTING SUGGESTIONS MADE

It Is Said the Buildings Will Be Turned Into Factories—What Mr. Collier Says.

Twenty-six more days and the Cotton States and International exposition will be a thing of history. Scarcely three weeks it is before the gates of the great show are closed, the hum of humanity ceased, and "Fins" written to the long series of events which have stirred Atlanta and awakened the south since September.

The end is already in sight. The climax is coming. In a short while the big park will be vacant and the handsome structures stripped of their costly contents.

The more precautions officials are already discussing the disposition of the property, and the question as to what will become of the buildings and grounds after the fair is over is of live interest.

Many schemes have been suggested, and plans proposed will all be taken up for definite action in a few days.

It is generally conceded that the city will avail itself of the option upon the grounds, and purchase the area in before April, to be used for park purposes. As to the buildings, some propose that they be turned into factories and suggest that the place be turned into a huge manufacturing center. It is also said that one of the large buildings will be sold to the state for an armory to be the headquarters of state troops. There are those who say that it is not too late to operate a soldiers' home, and in view of the disagreement over the other property secured for that purpose, a happy compromise could be effected by taking one of the buildings on the fair grounds.

There was a rumor yesterday to the effect that the exposition authorities of Nashville were negotiating to obtain a removal of some of the buildings to that city, where they will be remodeled and used during the prospective enterprise there. This, however, is denied by the Nashville people, and they give the idea an emphatic "horse laugh." The report was generally circulated in Atlanta, however, last week, and probably originated in the suggestion of some Nashville people that the government building might be moved to advantage. But it is rather early, they say, to discuss this proposition, as the government appropriation has not yet been secured, and the effort to obtain it is yet in its infancy.

"As for my part, I think it would be a good idea," said a Nashville man yesterday, "to have the government move it. It would be a great saving of expense to Uncle Sam when we get the appropriation to take the Atlanta building and have the material moved to Nashville, where, of course, a building on an entirely different site could be erected. Nashville people, does not want any other building or any part of one. This is a matter of vague speculation, and it cannot be told what will be done."

Will the City Buy It?

General interest rests in the question as to whether the city will buy in the property. It holds an option on all the property, and until April 1st has the privilege of buying it in for \$165,000. As a matter of speculation, if nothing more, it is claimed that the city will be eager to secure the park.

"Atlanta should have a museum," said President Collier yesterday. "I think it a good idea to begin at once, and I know of no better opportunity afforded the city, should it determine to buy in the park." It would be a plausible scheme to preserve the remains of the exposition and the art building. "Here the nucleus of an art museum, or a commercial museum, could be gathered, which would be in the end of great value and benefit to Atlanta."

"But just what will become of all the property I cannot say," continued Mr. Collier. "Unless the receipts pay out all the indebtedness I should say that the trustees would sell all buildings which come under their mortgage, unless there is some intimation that the city wishes to buy all the property. It has been agreed that the transportation hall and the art building, and the other buildings, should be turned over to the city, and the contract made when the former buildings on those two sites were improved. This, of course, is all vague just now and nothing can be definitely told."

Mayor King on the Sale.

As to whether the city will buy in the property and take advantage of its option Mayor King was seen yesterday afternoon. "That is a question which will have to be determined by the next mayor and general council," he said. "I would not care to express myself in regard to the probability of purchase by the city."

"I have recommended to the legislature that they pass an act authorizing the city to make the purchase and to pay for it in installments, say to pay half next year and half the following year. I do not know, however, what the action of the assembly will be."

"All this question must be decided by the next mayor and council and I would not care to say anything more on it."

To the Driving Club.

In the question of the disposition of buildings of course the New York state building and the Pennsylvania building do not come in for consideration. According to the original agreement these two structures are

Awarded Highest Honors—World's Fair, DR. RICE'S CREAM BAKING POWDER MOST PERFECT MADE.

A Pure Grape Cream of Tartar Powder. Free from Ammonia, or any other adulterant, 40 YEARS THE STANDARD.

LIBRARY BOARD MEETING.

Excellent Showing Made at the Monthly Meeting Held Yesterday Afternoon.

The regular monthly meeting of the board of directors of the Young Men's Library Association for the month of December will be held at the library building this afternoon at 5 o'clock.

Mr. Hooper Alexander, the controller, will submit a detailed report showing the exact condition of the library at the end of the year. In this connection it may be observed that never before in its history has the library enjoyed a more prosperous year. Books have been added to its shelves almost daily and every modern publication of any merit is promptly purchased for the benefit of the members. The price of membership is only \$4 a year payable semi-annually and with such a small charge for the privilege of access to \$3,000 volumes of literature, it is not surprising that the library is so popular.

Though books are only issued to subscribers the privilege of the reading room is open to the public generally. Newspapers are kept on file, together with all the magazines and literary periodicals of the day. Books may be read by any non-member on payment of a small fee.

The membership list is daily lengthening. The board is expected to receive a cordial invitation to visit this beautiful home of English and American authors.

The meeting this afternoon will be a very important one and every member of the board is urged to be present.

The tabulated report is as follows:

White. Colored. Total.

First ward..... 791 150 941

Second ward..... 1,183 55 1,238

Third ward..... 1,183 55 1,238

Fourth ward..... 712 219 931

Fifth ward..... 706 92 798

Sixth ward..... 238 1,192 1,430

Seventh ward..... 208 6 214

Totals..... 5,477 971 6,448

"The complete list of names by the wards," said the report, "is now in the hands of the printer and will be completed for the managers of election and turned over to the city clerk this morning for distribution."

Mr. Welch, of the second, presented a resolution accepting the report of the registrar and making the enrollment shown by that report the authorized and legal vote of the city. The resolution was adopted.

Mr. Mayson called attention to the fact that there were vacancies on some of the boards of the city.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

READY FOR BALLOTS

Managers and Locations of the Election Have Been Selected.

ALL PRELIMINARIES READY

A Few New Election Managers Named Yesterday To Fill Vacancies.

The Polling Places.

Every arrangement for the municipal election tomorrow was completed by the general council yesterday afternoon.

The vacancies on the boards of election managers were filled by the selection of new men, voting places were provided and the official report by Registrar Stewart showing the exact registration by wards and color was presented and read by the clerk and accepted by a vote of the general council.

It was the presentation of Registrar Stewart's report which opened the election question. That report showed the total registration to be 6,448. Of that number it was shown that 971 were colored and 5,477 white voters. The largest registration is in the second ward—1,573, and of that number only ninety-five qualified voters are black. The largest negro registration is in the fourth ward—310, and the smallest in the seventh, where only six negroes registered.

The tabulated report is as follows:

White. Colored. Total.

First ward..... 791 150 941

Second ward..... 1,183 55 1,238

Third ward..... 1,183 55 1,238

Fourth ward..... 712 219 931

Fifth ward..... 706 92 798

Sixth ward..... 238 1,192 1,430

Seventh ward..... 208 6 214

Totals..... 5,477 971 6,448

"The complete list of names by the wards," said the report, "is now in the hands of the printer and will be completed for the managers of election and turned over to the city clerk this morning for distribution."

Mr. Welch, of the second, presented a resolution accepting the report of the registrar and making the enrollment shown by that report the authorized and legal vote of the city. The resolution was adopted.

Mr. Mayson called attention to the fact that there were vacancies on some of the boards of the city.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

The resolution was adopted and the clerk was requested to call for a general council meeting to fill the vacancies.

by the
in a
public